Exhibit B

NATIONAL CAR CURE

1665 Palm Beach Lakes Blvd.. #215 West Palm Beach, FL 33401 800-261-0096

Nathen Day 2315 S 143rd Ct Apt 17 Omaha. NE 68144-2249

Congratulations! Your valuable mechanical breakdown protection is detailed in the enclosed contract booklet. Please look it over and call with any questions you may have. Thank you for your purchase; we look forward to servicing your protection needs. Please call us for a quote on any other vehicle in your household. Vehicles under 150,000 miles may qualify for additional coverages, and multi-vehicle discounts are available.

Be sure to familiarize yourself with the coverage, maintenance requirements, and procedures in the event of a mechanical breakdown. Proper maintenance of your vehicle will contribute to a trouble free driving experience. You should follow your vehicle manufacturer's recommended maintenance for your driving habits.

We encourage you to store your new service agreement in your vehicle. This document contains important numbers needed in the event of a breakdown.

Welcome to our family of vehicle owners that have the peace of mind and financial security of mechanical breakdown protection.

THANK YOU AGAIN!

Victoria Reyes

Protection Specialist

IMPORTANT CONTACT NUMBERS:

Claims/ 833-228-1900

Roadside: 800-257-2205

ELEMENTEP VEHICLE SERVICE CONTRACT

PURCHASER INFORMATION					
PURCHASER NAME	AREA CODE AND TELEPHONE NUMBER				
Nathen Day	402-547-0181				
STREET ADDRESS	CITY, STATE, AND ZIP CODE				
2315 S 143rd Ct Apt 17	Ømaha, NE 68144-2249				
VEHICLE INFORMATION					
VEHICLE IDENTIFICATION NUMBER (VIN)	VEHICLE ODOMETER READING AT TIME OF CONTRACT SALE				
1G8ZS57N07F302454	154,379				
YEAR, MAKE, AND MODEL	RATE CLASS				
2007 SATURN AURA	9				
SELLING COMPANY AND FIN	NANCE COMPANY INFORMATION				
SELLING COMPANY NAME	SELLING COMPANY TELEPHONE NUMBER				
NATIONAL CAR CURE	800-261-0096				
SELLING COMPANY ADDRESS					
1665 Palm Beach Lakes Blvd., #215, We	est Palm Beach, FL 33401 / //				
FINANCE COMPANY					
Мерсо					
FINANCE COMPANY ADDRESS					
(Address Not Available)					
OB	BLIGOR				
	Kinnon St., Suite 420, Dallas, TX 75201, 833-				
	Contract. The Obligor's performance under this				
	issued by Plateau Casualty Insurance Company				
	398-3632. If a Covered Repair is not paid within filed. You may file a claim with Plateau Casualty				

Insurance Company at the address listed above.

CONTRACT INFORMATION COVERAGE ElementEP DEDUCTIBLE PER VISIT TERM MILES TERM MONTHS EXPIRATION DATE EXPIRATION MILEAGE \$100.00 48 75,000 04/04/2024 230,379 VEHICLE SURCHARGES/OPTIONS CONTRACT SALE DATE SERVICE CONTRACT PRICE 03/06/2020 \$ 3789.00 /

AGREEMENT PERIOD

Terms for coverage are measured from the Contract sale date and the Vehicle odometer mileage reading at the time of sale. THIS SERVICE CONTRACT HAS A WAITING PERIOD OF ONE MONTH AND 1,000 MILES. During this waiting period, only the benefits listed under "TOWING BENEFIT/ROADSIDE SERVICE" will apply. Any breakdown that occurs during this waiting period will not be covered. This one month and 1,000 miles will be added to the end of the term listed above. This Contract begins on the Contract sale date and expires on the mileage or expiration date listed above, whichever occurs first. This Contract is non-renewable.

ADDITIONAL BENEFITS

RENTAL CAR REIMBURSEMENT: If Your Vehicle sustains a Failure or Tire Failure resulting in a Covered Repair, then You may qualify for rental car reimbursement for up to \$30 per day, with a 5 day maximum, not to exceed \$150 per occurrence. The VEHICLE must be retained overnight at the REPAIR FACILITY in order to qualify for rental coverage. Rental coverage is contingent on the labor time required to replace/repair Covered Components (authorized by the Administrator. The Administrator will use factory labor times or industry recognized flat-rate manuals to determine the required repair time. However, this time excludes the downtime waiting for parts or other delays beyond the control of the Licensed Repair Facility or the Administrator. The labor time necessary for rental reimbursement is as follows: 1 to 8 hours = 1 day; 8.1 to 16 hours = 2 days; 10.1 to 24 hours = 3 days; etc. Your rental car benefits will not continue beyond the day the repairs are completed and You are notified of completion. All vehicles must be rented from a licensed auto rental facility.

TRIP INTERRUPTION: If You are more than 100 miles from Your home and Your Vehicle is in need of Emergency Repairs, then You may qualify for Trip Interruption benefits that include lodging and meal reimbursement for up to \$75 per day, with a 3 day maximum, not to exceed \$225 per occurrence. This benefit applies when a Licensed Repair Facility must keep Your Vehicle overnight to repair Your Vehicle, but it does not extend beyond the day the repairs are completed. For lodging and meal reimbursement, please save all receipts and contact the Administrator for instructions. Receipts must be legible and verifiable. Handwritten receipts will not be accepted. The Trip Interruption benefit is only available where allowed by law.

<u>TOWING BENEFIT/ROADSIDE SERVICE</u>: In the event **Your Vehicle** is disabled, Roadside Services will dispatch a service vehicle to **Your** location to assist **You**. In the event **Your Vehicle** is inoperable, Roadside Services will arrange to have **Your Vehicle** transported, once per claim, to the nearest **Licensed Repair Facility** for a maximum of \$100 per occurrence.

To obtain service for Towing/Roadside Assistance, **You** may contact 1-800-257-2205 or Matrix Warranty Solutions at 1-833-228-1900

Coverage: You are entitled to one (1) service per claim governed by one (1) paid service within 72-hours. Services available to You for a maximum of \$100 per occurrence are towing; and roadside assistance services for the following: a battery jumpstart; flat tire change; fuel delivery (You are responsible for the actual cost of the delivered materials); lockout (access to passenger compartment only).

Reimbursement: This is not a reimbursement service.

Service Provider Network: All roadside assistance services and benefits are administered by Brickell Financial Services-Motor Club, Inc. d/b/a Road America Motor Club, located at 7300 Corporate Center Drive, Suite 601, Miami, Florida 33126.

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OTHER IMPORTANT INFORMATION

THIS CONTRACT IS NOT AN INSURANCE POLICY; IT IS A SERVICE CONTRACT BETWEEN YOU AND THE ADMINISTRATOR OBLIGOR. ANY CHANGE TO THE PREPRINTED TERMS AND CONDITIONS OF THIS CONTRACT IS INVALID AND OF NO FORCE OR EFFECT. IF ANY INFORMATION ON THIS CONTRACT IS IN ERROR, CONTACT THE SELLING COMPANY OR ADMINISTRATOR IMMEDIATELY. PURCHASE OF THIS CONTRACT IS NOT REQUIRED IN ORDER TO PURCHASE A VEHICLE OR TO OBTAIN VEHICLE FINANCING.

A. MAINTENANCE AND RECORDS

To obtain the benefits provided by this—Service Contract, You are required to provide maintenance to Covered Components at a Licensed Repair Facility in accordance with what is recommended by the manufacturer of Your Vehicle. Proper documentation and verifiable receipts, from the original purchase date of your vehicle, for all maintenance and repairs may be required in the event of a claim. Receipts must reflect proper Vehicle documentation (i.e. year, make, and model), complete Vehicle Identification Number, and the current mileage of the Vehicle. Handwritten receipts will not be accepted. Failure to provide proof of required maintenance may result in denial of coverage. The minimum requirement on oil and filter changes is every six (6) months or 5,000 miles, whichever comes first, or You must follow the maintenance schedules in accordance with Your Vehicle's manufacturer recommendations. In addition, You must maintain all other covered components (transmission flushes, lubrication, software updates and reprogramming, timing belt/chain, filters, etc.) Severe maintenance schedule may need to be followed if conditions apply as outlined in the VEHICLE owner's manual.

B. WHAT IS COVERED

Only those items listed under the "Enhanced Powertrain Coverage" and "Tire Coverage" heading in this section are covered, subject to the terms and conditions of this Contract, and in accordance with the coverage, options, and surcharges indicated on the first page of this **Contract**.

Enhanced Powertrain Coverage

Covered Components are categorized by related vehicle systems. If a Covered Component Fails during the term of this Contract, the Administrator will pay for the repair or replacement of the Covered Component, subject to the terms and conditions herein.

ENGINE COMPONENTS: Cylinder Block and Cylinder Heads (only if damaged by internally lubricated parts); all internal **Lubricated Parts** of the Engine; Harmonic Balancer; Timing Gear; Timing Chain; Timing Belt and Water Pump. All internally lubricated parts of the Original Equipment Manufacturer (OEM) parts of the turbo/twin turbo/supercharger. The turbo/twin turbo/supercharger case is not covered:

TRANSMISSION COMPONENTS: Transmission Case (only if damaged by internally lubricated parts) and all internal Lubricated Parts of the Transmission; Torque Converter; Flywheel/Flex Plate and Vacuum Modulator

TRANSFER CASE COMPONENTS. Transfer Case (only if damaged by internally lubricated parts) and all internal Lubricated Parts of the Transfer Case.

DRIVE AXLE COMPONENTS: Drive Axle Housing (only if damaged by internally lubricated parts) and all internal **Lubricated Parts** of the Drive Axle; Drive Shafts; Universal Joints; Constant Velocity Joints; Locking Hubs.

AC/HEATING COMPONENTS (OEM or DEALER INSTALLED ONLY): Condenser; Compressor; Compressor Clutch; Evaporator; Accumulator Dryer; Expansion Valve; Condenser Fan; and Condenser Fan Motor.

COOLING COMPONENTS: Water Pump; Radiator; Cooling Fan; Cooling Fan Motor; Fan Clutch; and Coolant Recovery Tank.

FUEL SYSTEM COMPONENTS: Fuel Delivery Pump; Fuel Injection Pump; Fuel Injectors; Fuel Tank, Metal Fuel Lines; Fuel Pressure Regulator; Fuel Sending Unit; Fuel Gauge; Air Control Valve; Oxygen Sensors; MAF Sensor; Camshaft/Crankshaft Sensors; Electronic Fuel Injection Computer/Module.

ELECTRICAL COMPONENTS: Alternator/Generator, A/C Blower Motor, Starter Motor; Starter Solenoid; Starter Drive; Horns; Windshield—Wiper Motor; Windshield Washer Pump; Power Antenna Motor; Power Window Motors; Window Regulators; Power Door Lock Actuators; Power Trunk Release; and all Manually Operated Switches.

SEALS AND GASKETS: If you selected and paid the Seals and Gaskets surcharge as indicated on the first page of this Contract and Your Vehicle has less than 125,000 miles at the time this Contract is sold, leaking seals and gaskets on any Covered Components listed above will be covered, subject to the terms and conditions herein. Minor loss of fluid or seepage is considered normal and is not considered a Mechanical Breakdown.

HYBRID COMPONENTS: Hybrid Transaxle, Electronic Transmission, Inverter, Generator(s), and Electronic Display Monitor.

Tire Coverage

Coverage afforded under this **Service Contract** applies ONLY (to the D.O.T. approved and manufacturer-specified tires on **Your Vehicle** at the time of delivery from the manufacturer. In the event of a **Covered Tire Repair**, any D.O.T. approved or manufacturer-specified replacement will also be covered for the remainder of **Your** term. In the event of a **Covered Tire Repair**, the following stipulations apply:

- Tire Repairs: The Administrator will reimburse You up to \$20 (per tire per single visit) of the Cost to repair Your tire.
- 2. Tire Replacement: The Administrator will reimburse You up to one hundred dollars (\$100.00) toward the Cost for each tire replacement per single visit, up to a maximum aggregate per Contract term of four hundred dollars (\$400.00). You must have more than 3/32" tread depth remaining to be eligible for reimbursement.

C. LIMITS OF LIABILITY

Our limit of liability for tire replacements will not exceed an aggregate amount of \$400.00 for the term of this Contract. For all other repairs or replacements, Our liability per repair visit, under any circumstances, will not exceed the NADA "clean trade-in" value of the Vehicle immediately prior to Breakdown. The total of all benefits paid or payable under this Contract will not exceed the price paid for the Vehicle (excluding tax, title and license fees) by the original purchaser of this Service Contract. A copy of the Vehicle Bill of Sale may be requested for verification. Our liability for incidental and consequential damages including, but not limited to personal injury, physical damage, property damage, loss of Vehicle use, loss of time, inconvenience and commercial loss resulting from the operation, repair, maintenance, or use of this Vehicle is expressly excluded.

D. WHAT IS NOT COVERED

In accordance with the coverage indicated on the front page of this Service Contract, any part not specifically listed under the "WHAT IS COVERED" section is not covered. In addition, this Service Contract does not cover the items under the "Enhanced Powertrain Coverage" and "Tire" headings listed in this section.

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Enhanced Powertrain Coverage

- 1. Any repair that has not received prior authorization from the Administrator. This exclusion does not apply to Emergency Repairs.
- 2. The repair or replacement of any motor vehicle component that was not properly operating in accordance with manufacturer's specifications at the time this Service Contract was sold (i.e. pre-existing conditions).
- 3. Any Vehicle with a branded title (e.g. salvage, junk, rebuilt, total loss, flood, fire, or gray market).
- 4. Any Vehicle that has been repurchased by or had its price renegotiated with the manufacturer. Any Vehicle that has had the manufacturer's warranty revoked, voided, or cancelled; or any Vehicle that never came with a manufacturer's warranty.
- 5. The repair, modification, or replacement of any component that has not Failed, as defined by this Contract.
- 6. The repair, retrofit, or replacement of any component required for compliance by any local, state, or federal law or legislation.
- 7. The gradual reduction in component performance through normal or excessive usage. The repair or replacement of engine valves, valve guides, valve seals, and/or piston rings is not covered if the purpose of such repair(s) is simply to raise the compression of the engine, increase performance, or to reach acceptable oil consumption/burning.
- 8. If any alterations have been made to Your Vehicle or You are using or have used Your Vehicle in a manner not recommended by the manufacturer, including but not limited to, the failure of any custom or add-on part, all frame or suspension modifications, lift/lowering kits, the use of oversized tires or any tire that is not recommended by the original manufacturer or it creates an odometer/speedometer variance of greater than 4%, trailer hitches. Also not covered are any emissions and/or exhaust systems modifications, engine modifications, transmission modifications, and/or drive axle modifications, which includes any performance modifications.
- 9. Any Mechanical Breakdown covered by an insurance entity or any component with a warranty or "repairer's guarantee" through a repair facility or when the responsibility for the repair is covered by an insurance policy, manufacturer and/or dealer customer assistance program, or any warranty from the manufacturer, such as extended drive train, major component or full coverage warranties, or a repairer's guarantee/warranty (regardless of manufacturer's or repairer's ability to pay for such repairs). Further, Coverage under this Contract is similarly limited in the event of a Breakdown if the manufacturer has announced its responsibility through any means, including public recalls and factory service bulletins. Additionally, if an insurance entity, the manufacturer, or Licensed Repair Facility notifies You that they will monetarily participate in a repair that has been authorized and paid by Us, then We will exercise Our right to recover the respective amount.
- 10. Any Vehicle with an odometer that has been tampered with, altered, disconnected, or not maintained in working order. You may be required to provide an odometer statement at the time of sale of this Service Contract.
- 11. Any Mechanical Breakdown or Failure caused by (a) normal or excessive wear and tear; (b) Your failure to provide the proper maintenance to the failed part or parts; (c) overheating, regardless of the cause of overheating; (d) incorrect, contaminated, or inadequate amounts of coolant, jubricants, or fluids; (e) accidental loss or damage, impact, collision or upset, falling missiles or objects, rust, corrosion, fire, theft, larceny, explosion, lightning, earthquake, wind storm, hail, water, flood, freezing, malicious mischief, vandalism, riot, or civil commotion; or (f) DRIVER NEGLIGENCE OR MISUSE, INCLUDING THE OPERATION OF AN IMPAIRED VEHICLE.
- 12. Cosmetic damage or cosmetic related repairs (e.g. scratches, nicks, dents, or tears).

AUTHORIZATION MUST BE OBTAINED FROM THE ADMINISTRATOR BEFORE STARTING ANY TEARDOWN OR REPAIRS.

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- 13. Body components or repairs related to the body of the Vehicle (e.g. bumpers, lenses, glass, paint, convertible or vinyl tops, sheet metal, outside ornamentation, frame or structural body parts, air or water leaks, wind noise, weather strips, squeaks or rattles, trim, upholstery, carpet, or mats).
- 14. Navigational systems, unless You selected and paid for the Luxury Electronics Package option at the time this Service Contract was sold, in which case only the factory-installed navigational system on Your Vehicle will be covered.
- 15. The following, unless required in conjunction with a Covered Repair: upgrades, adjustments, alignments, oil fluids, greases, lubricants, or refrigerant.
- 16. Maintenance services and parts described in the manufacturer's maintenance schedule for Your Vehicle. NOTE: During the term of this Service Contract, it may become necessary to (a) replace spark/glow plugs and wires, emission control valves, timing belts, drive belts, distributor caps and rotors, and filters; (b) adjust belts, ignition, transmission bands, or clutch system; (c) clean fuel and cooling systems, or remove sludge or carbon deposits; and (d) maintain or replace items not specifically covered under this Service Contract. These aforementioned services and replacements are required because of normal wear and usage—they are Your responsibility. Costs for these services and parts are not covered by this Service Contract. If You purchased the Emissions Package, items listed under the "Emissions Package" in the Optional Coverage section will be covered.
- 17. Any expenses associated with shop supplies, materials charges (i.e. miscellaneous items not directly associated with a Covered Repair), hazardous waste charges, diagnosis time (where a Covered Mechanical Breakdown has not occurred), freight charges, or storage charges.
- 18. Vehicles used for commercial towing, dump or refuse collection, hauting or towing loads weighing in excess of vehicle manufacturer's specifications, taxi, livery, shuttle, rental, construction, racing or competitive driving, emergency services, or Vehicles equipped with a snow plow.
- 19. Business Use Vehicles including UBER and LYFT, unless the Business Use surcharge is selected and paid at the time this Contract is sold.
- 20. Vehicles operated by more than one person or vehicles using multiple drivers over a period of time due to shift work.
- 21. The repair or replacement of the following: (a) batteries and battery cables, including batteries and battery cables for Hybrid vehicles; (b) exhaust system components and catalytic converters; (c) shock absorbers; (d) fasteners, nuts, bolts, clips, screws; (e) fuses and bulbs; (f) safety restraint systems (including air bags); (g) brake linings, rotors, and drums; (h) sealed beams and LED or HID headlamp assemblies; (i) wiper blades, hoses, molded rubber, and rubber-like items; (j) clutch disc and linings, clutch pressure plate, clutch throw-out bearings, pilot bearings; (k) bent shift forks, stretched timing chains; and (l) cellular phones.
- 22. Any losses resulting from delays, labor strikes, loss of time, inconvenience, or other causes beyond the control of the Administrator or Licensed Repair Facility.
- 23. The repair or replacement of any Covered Component that has been damaged by a non-Covered Component or from an improper repair.
- 24. The repair or replacement of any non-Covered Component damaged as a result of the Failure of a Covered Component.
- 25. Vehicles registered or needing repairs or replacements outside of the contiguous United States, Alaska, or Hawaii.
- 26. Convertible top assemblies; television/VCR/DVD players; game centers; cumulative repair or replacement costs during the term of this Contract; audio/video equipment and audio/video accessories; all touch screen and/or voice activated accessories, including related display screens and heads up displays on windshields; electronic

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transmitting/receiving devices; voice recognition systems; remote control consoles; security systems; and radar detection devices. If You purchased the Luxury Electronics Package, items listed under the "Luxury Electronics Package" in the Optional Coverage section will be covered.

- 27. Any component or part of a component that enables a Vehicle to be propelled by any source of power other than gasoline, diesel fuel, or E85 ethanol. In addition, components belonging solely to any of the following (unless otherwise stated in this document): Hybrid Vehicles, Plug-in Hybrid Vehicles, Electric Vehicles, Extended-Range Electric Vehicles, or Hydrogen-Powered Vehicles. The Hybrid Battery is not covered in any instance.
- 28. All Nissan CVT Transmissions regardless of model or year of manufacture.

Tire

Stipulations noted under the "Enhanced Rowertrain Coverage" heading in this section, "WHAT IS NOT COVERED," also apply to Your Vehicle's tires. In addition, the following tirespecific exclusions apply:

- Destruction or damage to a tire due to off-road Vehicle use, construction site use, or an impact with an engineered obstruction in the highway or roadway (including, but not limited to curbs).
- 2. Any repair or replacement due to dry-rot, cracking, or peeling of tread.
- 3. Tires that prematurely fail because of overloading, improper loading, or improper inflation.
- 4. Used, retread, or remanufactured tires.
- 5. Tires that are not D.O.T. certified or that do not meet the specifications prescribed by the manufacturer of the Vehicle listed in this Service Contract.
- Any Tire Failure occurring when any portion of the tread depth on the failed tire is 3/32
 of an inch or less.
- 7. Tires transferred from another vehicle.

E. WHAT TO DO IF YOUR VEHICLE SUSTAINS A MECHANICAL BREAKDOWN OR A TIRE FAILURE

- Take immediate action to prevent further damage to Your Vehicle. Any damage resulting
 from continued operation of an impaired Vehicle will constitute failure to protect Your
 Vehicle and will not be covered under this Service Contract.
- 2. You may deliver Your Vehicle to the Licensed Repair Facility of Your choice. However, authorization must be obtained from the Administrator prior to any repair.
- Present this Contract to the Licensed Repair Facility. The Administrator may also require
 You to provide the Licensed Repair Facility with proof of all relevant maintenance as
 expressed under MAINTENANCE AND RECORDS".
- 4. Ensure that the Licensed Repair Facility contacts the Claims Department for instructions prior to any repairs. The Claims Department can be reached at 1-833-228-1900 from 8:00 A.M. 12:00 P.M. and 1:00 P.M. 6:00 P.M. (CST) Monday Friday. AUTHORIZATION MUST BE OBTAINED FROM THE ADMINISTRATOR BEFORE STARTING ANY TEARDOWN OR REPAIRS.
- 5. If Emergency Repairs are required, deliver Your Vehicle to a Licensed Repair Facility and have the necessary repairs performed at a reasonable and customary charge. On the next business day, report the repairs to the Administrator at 1-833-228-1900. The Administrator will determine the reimbursement eligibility in accordance with the terms and conditions of this Service Contract.
- In all instances, if Your repair is a Covered/Repair or Covered Tire Repair, then You are required to pay the Licensed Repair Facility the deductible amount reflected on the first page of this Contract. In addition, You are also required to pay for anything not authorized

AUTHORIZATION MUST BE OBTAINED FROM THE ADMINISTRATOR BEFORE STARTING ANY TEARDOWN OR REPAIRS.

PLEASE CALL 1-833-228-1900 FOR AUTHORIZATION AND INSTRUCTIONS.

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7. The amount authorized by the **Administrator** is the maximum amount that will be paid for any repairs covered under the terms of this Contract. Any additional amount must receive prior approval from the **Administrator**. Should a claim arise before this Contract is paid in full, the balance owed will be deducted from the claim payment.

F. WHAT THE ADMINISTRATOR WILL DO WHEN A CLAIM IS REPORTED

The Administrator will determine the extent of coverage, subject to the terms and conditions of this Contract. To that end, the Administrator will verify the Failure or Tire Failure with the Licensed Repair Facility, verify coverage, determine the Cost of the Covered Repair or Covered Tire Repair subject to the terms, conditions, and limitations of this Contract, and authorize the claim. The claim is not approved unless authorization numbers are given to the Licensed Repair Facility.

- NOTE: (1) At the sole discretion of the Administrator, Failed parts or Failed Tires may be replaced with new parts or tires, remanufactured parts or tires, or used parts or tires of like kind and quality.
 - (2) We reserve the right to inspect Your Vehicle to verify Failure(s) or Tire Failure(s). In addition, if a dispute arises between the Licensed Repair Facility and Us, We reserve the right to relocate Your Vehicle to a Licensed Repair Facility of Our choice. In the event the Administrator determines that a repair in question is not a Covered Repair or a Covered Tire Repair, then You are responsible for any cost incurred.

G. STATE SALES TAX

The payment of sales tax on **Covered Repairs** or **Covered Tire Repairs** will be made in accordance with the regulations of the Taxing Authority in the state where **Your Vehicle** has been repaired.

H. DEFINITIONS

- ADMINISTRATOR: Matrix Warranty Solutions, Inc. 3100 McKinnon St., Suite 420, Dallas, TX 75201.1-833-228-1900.
- BUSINESS USE: Vehicles used primarily for profit, such as repair work, route work, service work, and delivery. Vehicles used for farm work or oil field work are included under this definition and are eligible for coverage if their primary use is transportation and not off-road work. Other examples include, but are not limited to floral delivery, cable TV repair, plumbing, vending machine services, catering, medical supply delivery, home repairs, and realty services.
- COST: The customary and reasonable charges for the parts and labor necessary to repair or replace Covered Components or Covered Tires. Cost will not exceed the manufacturer's suggested tetail (fist) price for parts and labor will be verified by the standard version of the following nationally recognized labor guide: Alldata. The labor rate must be authorized by the Vehicle manufacture for franchised dealers and cannot exceed the average retail rate charged by similar repair facilities in the same area. All charges are subject to the limits of liability, the terms and conditions of this Service Contract, and the Administrator's approval.
- COVERED BREAKDOWN of COVERED MECHANICAL BREAKDOWN: A Breakdown that is covered by this Contract.
- COVERED PART(S) and COVERED COMPONENT(S): Any part of the Vehicle listed herein
 as a Covered Part/Component and not excluded from coverage by this Service Contract.
- COVERED REPAIR: A repair to a Covered Part/Component that is authorized by the Administrator.
- COVERED TIRE: A tire that that conforms to Vehicle manufacturer's specifications and was D.O.T. approved at the time of sale, or any equivalent replacement tire on the Vehicle when it was delivered.
- COVERED TIRE REPAIR: A repair to a Covered Tire that is authorized by the Administrator.

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- EMERGENCY REPAIRS: Repairs made outside of Administrator's business hours, which, if
 not performed, would impair the future operation of Your Vehicle, or render Your Vehicle
 inoperable or unsafe to drive.
- FINANCE COMPANY: Any financial institution providing financing for the purchase of this Service Contract.
- LICENSED REPAIR FACILITY: Any automotive repair facility that has been licensed to perform automotive repairs by the state in which it operates.
- LUBRICATED PART: A part that requires lubrication to function correctly.
- MECHANICAL BREAKDOWN, BREAKDOWN, FAILURE, FAILS, or FAILED: The inability of
 any Covered Component(s) that has received proper maintenance, as prescribed by this
 Service Contract, to function in the manner for which it was designed. This inability must be
 the result of defective material or faulty workmanship, not due to the gradual reduction in
 component performance through normal or excessive usage. In addition, a Failed part must
 be outside the allowable tolerances prescribed by the manufacturer to be deemed a Failure.
 This is distinguished from Tire Failure, as defined in this section.
- ROAD HAZARD: Potholes or debris on the surface of a road (such as nails, glass, rocks, or tree limbs) which may cause damage to your Covered Tire.
- SELLING COMPANY: The entity identified on the first page of this Contract from whom You purchased this Service Contract.
- SERVICE CONTRACT or CONTRACT: This document in its entirety, which explains the
 coverage and limitations afforded to You.
- TIRE FAILURE or FAILED TIRE(S): The inability of any tire to function in the manner for which
 it was designed, either due to contact with a Road Hazard, a defect in materials, or faulty
 workmanship. This inability to function is not due to misuse or abuse, and specifically excludes
 normal and excessive wear and tear.
- VEHICLE: The Vehicle identified on the first page of this Contract.
- WE, US, OUR: Matrix Financial Services LLC., 3100 McKinnon St., Suite 420, Dallas, TX 75201, 1-833-228-1900.
- YOU, YOUR, CONTRACT HOLDER, MY, and I: The person(s) whose name is listed as the purchaser(s) of this Service Contract.

I. CANCELLATION AND RENEWAL

CANCELLATION BY THE FINANCE COMPANY: You hereby authorize the Finance Company to cancer this Contract on Your behalf in the event: (1) Your Vehicle is repossessed, (2) Your Vehicle is declared a total loss, or (3) You default in Your obligations to the Finance Company. In addition, You authorize the Finance Company to be listed as a joint payee and to receive any refund in the event this Contract is cancelled.

CANCELLATION BY THE ADMINISTRATOR: The Administrator may cancel this Contract for material misrepresentation or substantial breaches of contractual duties, conditions, or warranties, or for non-payment of the Service Contract price.

CANCELLATION BY THE CONTRACT HOLDER: You may cancel this Service Contract at any time by notifying the Selling Company or Administrator in writing. This notification must include this Service Contract. A notarized statement indicating the actual mileage (odometer reading) of Your Vehicle on the date of the cancellation request may also be required.

CANCELLATION PROVISIONS: If this Contract is cancelled within the first thirty (30) days from the Contract sale date and no claims have been filed, then You will receive a full refund. If this Contract is cancelled after thirty (30) days past the Contract sale date or after a claim has been filed, then You will receive a pro rata refund less any claims paid under this Contract. Pro rata refunds are determined by multiplying the amount You paid for this Service Contract by the lesser of the following: (a) the number of covered days remaining on the Service Contract divided by the original number of covered days, or (b) the miles of remaining coverage under the Service

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Contract divided by the original number of covered miles. A cancellation fee of \$75 will be charged for all pro rata cancellations made by the Contract Holder. In all instances, if there is no Finance Company, the refundable amount will be paid to You. If there is a Finance Company, the refundable amount will be paid to the Finance Company.

NOTE: Transferred Service Contracts are not eligible for cancellation refunds. This Contract is non-renewable.

J. TRANSFER OF VEHICLE OWNERSHIP

If You sell Your Vehicle or if there is any change in the ownership of Your Vehicle, You may request to transfer the remaining coverage of this Contract to the new owner. This request must be submitted within fifteen (15) days of the change in Vehicle ownership. You must notify the Administrator of the transfer of ownership in writing and must include the following: a transfer fee of \$50, the name and address of the new owner, and the mileage of the Vehicle at the time of transfer. The Administrator has the discretion to approve or reject your request to transfer coverage. Copies of all maintenance records showing oil changes and manufacturer's required maintenance must be given to the new owner. The new owner must retain these records and the Vehicle will still be subject to the maintenance requirements as specified in this Contract and by the Vehicle manufacturer. No handwritten receipts will be accepted.

This **Contract** may not be transferred more than once, may not be assigned to another vehicle, and may not be transferred to a new or used vehicle dealer or anyone other than an individual purchasing **Your Vehicle** for personal use. If **You** sell **Your Vehicle**, or if there is any change in the ownership of **Your Vehicle** without notifying the **Administrator** as outlined in this section, this **Contract** will terminate



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Payment Plan Provider provided by:
SING For Service, LLC d/b/a MEPCO
205 North Michigan Ave, Ste 2200, Chicago, IL 60601
Fax: 866-656-6518 Telephone 800-397-6767

Purchaser:

Name: Nathen Day

Address: 2315 S 143rd Ct Apt 17 City/State/Zip: Omaha, NE 68144-2249

Phone: 402-547-0181

Seller:

Name: NATIONAL CAR CURE

Address: 1665 Palm Beach Lakes Blvd., # City/State/Zip: West Palm Beach, FL 33401

Phone: 800-261-0096 Salesperson: Victoria Reyes

Payment Plan Terms (all dollar amounts are in U.S. dollars)

Total Sales Price\$	3789.00
Down Payment \$	195.00
(Minimum 5% of Total Sales Price)	
Balance of Sales Price\$	3594.00
Number of Payments	24
Amount of Each Rayment\$	149.75
(Balance of Sales Price divided by Number of Payments)	
Payment Date (each month)	04/06/2020
(First due date no more than 30 days from sale date)	
Final Payment Date	03/06/2022
(Date of last payment)	\Rightarrow

This Payment Plan Agreement ("Agreement") is between Purchaser and SING For Service, LLC d/b/a Mepco ("MEPCO"), a Seabury Asset Management Company. Purchaser has purchased a service contract ("Contract") from Seller that is issued by Administrator listed below ("Administrator"). This Agreement is entered into to enable Purchaser to pay for the Contract pursuant to an installment payment program.

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PROMISE TO PAY: In consideration of the sale of the Contract to Purchaser, Purchaser promises to pay to MEPCO, the Balance of Sales Price and all Applicable Charges shown under Payment Plan Terms, subject to the provisions of this Agreement. Purchaser shall not have any right to reduce any amount owed to MEPCO pursuant to this Agreement for any reason whatsoever.

CANCELLATION: Purchaser has the right to cancel this Agreement at any time. Purchaser may cancel this Agreement at any time by (i) electing not to make the next payment due pursuant to this Agreement or (ii) sending MEPCO a Termination Notice. In the event that (a) Purchaser elects not to make the next payment due pursuant to this Agreement, (b) MEPCO receives a Termination Notice or (c) an Event of Default occurs hereunder, MEPCO may cancel the Contract and this Agreement. After the effective date of Cancellation, Purchaser shall have no further obligation to make installment payments under this Agreement. Agreement. IMPORTANT: Cancelling this Agreement does not immediately cancel your Contract; It only cancels your payment plan. Coverage under your Contract will eventually be cancelled (in accordance with the terms of this Agreement) based on your nonpayment. However, you should contact the Seller or Administrator in order to immediately cancel your Contract. Purchaser hereby assigns to MEPCO all of Purchaser's right, title and interest in and to the Contract, including Purchaser's rights to receive all unearned and return amounts and to assert any rights to reinstate the Contract and all proceeds thereof, and Purchaser's right to make a direct claim for indemnity against the Insurance Company. In the event that Purchaser has made total payments to MEPCO in excess of the portion of the Total Sales Price plus Applicable Changes earned through the date of cancellation, Administrator or Seller shall refund the amount of such excess to Purchaser.

POWER OF ATTORNEY: Following any default hereunder, and subject to the Cancellation provisions above, Purchaser hereby irrevocably appoints MEPCO as its true and lawful attorney-in-fact, only for the limited purposes related to this Agreement set forth in the following sentence until all amounts payable hereunder are paid in full. MEPCO shall have full power under this power of attorney to (i) cancel the Contract, (ii) receive, demand, collect or sue any party for any amounts relating to the Contract, (iii) endorse or execute in Purchaser's name all checks issued and all other documents or instruments relating to the Contract, and (iv) take such other actions as are reasonably necessary to further the purposes of this Agreement.

APPLICABLE CHARGES: If any payment due hereunder is more than five days late, and except as prohibited by applicable law, Purchaser agrees to pay MEPCO the Late Charge. Nothing herein shall be considered to waive any default hereunder or to grant any grace period with respect to any default for failure to make any payment on the Payment Date. Notwithstanding anything herein to the contrary, in the event that any scheduled payment is not made on or before the Payment Date, MEPCO may, in its sole discretion, direct Administrator or Seller to cance the Contract and this Agreement at any time for nonpayment. Except as prohibited by applicable law, Purchaser agrees to pay to MEPCO a fee of \$25 for each check or each debit that is dishonored by Purchaser's bank. Purchaser consents to the payment of all of the Applicable Charges in accordance with the Payment Option selected.

DEFAULT PAYMENT OPTION: If Purchaser fails to select a Payment Option, Purchaser shall be deemed to have selected a Monthly Bill.

PREPAYMENT: Purchaser shall have the right to prepay the entire unpaid Balance of Sales Price at any time, without penalty or discount.

DEFAULT: If (i) Purchaser fails to make any payment due hereunder or comply with any other provision hereof, (ii) Purchaser becomes the subject of any voluntary or involuntary bankruptcy proceedings, (iii) Purchaser has a receiver or trustee appointed for it or its property, or (iv) Purchaser makes an assignment for the benefit of its creditors or admits in writing that it is unable to pay its debts as they become due, an "Event of Default" shall be deemed to have occurred. Upon the occurrence of an Event of Default, MEPCO shall have the right to take such actions as are available to MEPCO hereunder at law or in equity. MEPCO shall be entitled to reimbursement for reasonable attorneys' fees and costs in enforcing MEPCO's rights hereunder.

RELEASE: Purchaser hereby releases and discharges MEPCO from any liability for damages with respect to any action taken following an Event of Default by Purchaser and shall indemnify and hold MEPCO harmless from any liabilities, claims, damages or causes of action in connection with any such action by MEPCO.

PAYMENT AFTER CANCELLATION: Any payment made by Purchaser after the effective date of cancellation (or after a notice of cancellation is mailed to Purchaser) will <u>not</u> result in a reinstatement of the Contract but will be applied to Purchaser's outstanding obligations, if any, under this Agreement. Neither the acceptance nor the application of any such payments shall constitute an undertaking by MEPCO to take steps to attempt to reinstate such Contract or constitute a waiver of any Event of Default hereunder.

ACCEPTANCE, RATIFICATION, ACCURACY: This Agreement shall/be considered accepted by Purchaser and MEPCO upon the payment of the down payment and is effective as of Effective Date of Contract. Purchaser agrees that MEPCO shall have the authority to revise this Agreement to insert any provision omitted (including but not limited to the

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due date of the first installment) upon written notice to Purchaser. In addition, if the total payments due hereunder are increased due to underwriting considerations, MEPCO shall have the right, upon receipt of Purchaser's written authorization, to revise dollar amounts on the face of this Agreement. Any change by Purchaser (by way of deletion, modification, supplementation or otherwise), to any portion of this Agreement shall render the Agreement voidable, at MEPCO's option.

ASSIGNMENT: MEPCO may, with or without notice to Purchaser, assign or pledge its rights, title and interest in, to and under this Agreement and the power of attorney herein described. Upon written notice from any such assignee, Purchaser shall make all payments to such assignee without defense, offset or counterclaim.

AGENTS OF SING For Service, LLC d/b/a MEPCO; AUTHORITY: Pursuant to one or more powers of attorney, MEPCO will, from time to time, appoint one or more third parties as its agent to take certain actions on its behalf in connection with this Agreement. The Purchaser is entitled to rely upon actions taken and statements made by such agents on behalf of, and in the name of, MEPCO to the same extent as if MEPCO had taken such actions or made such statements in its own name.

LIMITED RESOURCE COVENANT: The Purchaser understands and agrees that: (i) Mepco's obligations are solely the obligations of Mepco and of no other Person, payable at any time only to the extent funds are available to Mepco, (ii) to the extent funds at any time are not available to Mepco to pay such obligations, any claims relating thereto shall not constitute a claim against Mepco but shall continue to accrue; (iii) the payment of any claim (as defined in Section 101 of Title 11 of the Bankruptcy Code) is expressly subordinated to the payment in full of all of Mepco's outstanding obligations to its lenders and the administrative agent; and (iv) prior to the date that is one year and one day after the payment in full of all of Mepco's outstanding obligations, the Purchaser will not institute against, or join with any other Person in instituting against, Mepco any bankruptcy, reorganization, insolvency or liquidation proceedings or similar proceeding under the laws of the United States or any state of the United States.

WAIVERS, REMEDIES, ENTIRE AGREEMENT: MEPCO's failure to require strict performance of any provision hereof or to exercise any of its rights hereunder, shall not be construed as a waiver or relinquishment of any future rights under such provision, but the provision shall continue and remain in full force and effect. The exercise of any rights or remedies by MEPCO under this Agreement is cumulative and shall not preclude MEPCO from exercising any other right or remedy it may have hereunder or at law. Each provision hereof shall be interpreted in such manner as to be effective and valid under applicable law. If any provision hereof is held to be unenforceable or invalid under applicable law, the unenforceability or invalidity of such provision shall not impair the validity or enforceability of the remaining provisions hereof. Time is of the essence in this Agreement.

MANDATORY ARBITRATION: MEPCO and Purchaser mutually agree that (i) any one of them has the right to elect to resolve by binding arbitration:

any claim, dispute or controversy (whether in contract, tort or otherwise, whether pre-existing, present or future, and including statutory, common law, intentional tort, and equitable claims) arising from or relating to this Agreement; (ii) if arbitration is chosen, it will be conducted with the American Arbitration Association (the "AAA") pursuant the AAA's Commercial Arbitration Rules: (iii) THERE SHALL BE NO AUTHORITY FOR ANY CLAIMS TO BE ARBITRATED ON A CLASS ACTION BASIS; (iv) AN ARBITRATION CAN ONLY DECIDE MEPCO'S OR PURCHASER'S CLAIM(S) AND MAY NOT CONSOLIDATE OR JOIN THE CLAIMS OF OTHER PERSONS WHO MAY HAVE SIMILAR CLAIMS; (v) ANY SUCH ARBITRATION HEARING WILL TAKE PLACE IN THE BOROUGH OF MANHATTAN, CITY OF NEW YORK, NEW YORK; (vi) Purchaser hereby waives any objection which it may now or hereafter have based on venue and/or forum non conveniens of any such arbitration; and (vii) this Agreement is made pursuant to a transaction involving interstate commerce, and shall be governed by the Federal Arbitration Act.

GOVERNING LAW AND VENUE: This Agreement shall be governed by and construed in accordance with the laws of the State of New York without regard to applicable conflict of law principles. Purchaser hereby unconditionally and irrevocably waives any claim to assert that the law of any other jurisdiction governs this Agreement or the Contract. Any legal suit, action or proceeding against MEPCO arising out of or relating to the Agreement or the Contract may only be instituted in Federal or State Court in the State of New York, Borough of Manhattan, City of New York, New York. Purchaser hereby waives any objection which it may now or hereafter have based on venue and/or forum non conveniens of any such suit, action or proceeding and Purchaser hereby irrevocably submits to the jurisdiction of any such court in any such suit.

WAIVER OF CLASS ACTION: PURCHASER HEREBY WAIVES ANY RIGHT TO BRING ANY LEGAL ACTION OR PROCEEDING WITH RESPECT TO THIS AGREEMENT, THE CONTRACT OR ANY MATTER ARISING IN CONNECTION THEREWITH ON A CLASS ACTION BASIS.

WAIVER OF JURY DEMAND: PURCHASER HEREBY AGREES NOT TO ELECT A TRIAL BY JURY OF ANY ISSUE TRIABLE OF RIGHT BY JURY WITH REGARD TO THIS AGREEMENT, THE CONTRACT OR ANY OTHER ACTION ARISING IN CONNECTION HEREWITH OR THEREWITH. MEPCO IS HEREBY AUTHORIZED TO FILE A COPY OF THIS PARAGRAPH IN THE EVENT OF ANY SUCH PROCEEDING.

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